1 2 3 UNITED STATES DISTRICT COURT 4 NORTHERN DISTRICT OF CALIFORNIA 5 SAN FRANCISCO DIVISION 6 7 BLACKBERRY LIMITED, a Canadian Case No. 3:14-cy-00023-WHO 8 corporation, ORDER GRANTING JOINT MOTION TO 9 Plaintiff. **DISMISS** 10 VS. 11 TYPO PRODUCTS LLC, a Nevada limited liability company, and SHOW MEDIA LLC, a 12 Nevada Limited Liability Company 13 Defendant. 14 BLACKBERRY LIMITED, a Canadian Case No. 3:15-cv-00715-WHO corporation, 15 ORDER GRANTING JOINT MOTION TO Plaintiff, **DISMISS** 16 VS. 17 TYPO PRODUCTS LLC; TYPO 18 INNOVATIONS, LLC; SHOW MEDIA LLC; HALLIER INVESTMENTS, LLC, all Nevada 19 Limited Liability Companies, and LAURENCE HALLIER, an individual, 20 Defendants. 21 22 23 24 25 26 27 28

05710-00002/6858659.2

Case 3:15-cv-00715-WHO Document 41 Filed 06/09/15 Page 2 of 2

Based on the Joint Motion To Dismiss filed by Plaintiff BlackBerry Limited ("BlackBerry") and Defendants Typo Products LLC, Typo Innovations, LLC, Show Media, LLC, Hallier Investments LLC and Laurence Hallier ("Defendants"), IT IS HEREBY ORDERED THAT all claims for relief asserted by BlackBerry against Defendants in these litigations are dismissed with prejudice, and all claims, defenses and/or counterclaims for relief asserted by Defendants against BlackBerry in these litigations are dismissed with prejudice. BlackBerry and Defendants will each bear their own costs, expenses and legal fees related to these claims. The Court will separately enter the Permanent Injunction filed concurrently with the Joint Motion to Dismiss.

DATED: June 9, 2015

United States District Judge